REMARKS

[0001] Applicant respectfully requests entry of the following remarks and

reconsideration of the subject application. Applicant respectfully requests entry of

the amendments herein.

[0002] Applicant respectfully requests reconsideration and allowance of all

of the claims of the application. Claims 4, 9, 14-16, 18, 21, and 24 are presently

pending. Claims amended herein are 4, 9, 14, 21, and 24. Claims withdrawn or

cancelled herein are 1-3, 5-8, 10-13, 15-20, 22-23, and 25-26. New claims

added herein are none.

Formal Request for an Interview

[0003] If the Examiner's reply to this communication is anything other than

allowance of all pending claims, then I formally request an interview with the

Examiner. I encourage the Examiner to call me—the undersigned representative

for the Applicant—so that we can talk about this matter so as to resolve any

outstanding issues quickly and efficiently over the phone.

[0004] Please contact me or my assistant to schedule a date and time for a

telephone interview that is most convenient for both of us. While email works

great for us, I welcome your call to either of us as well. Our contact information

may be found on the last page of this response.

Claim Amendments

Serial No.: 10/061,813 Atty Docket No.: MS1-1011US

Atty/Agent: Jason F. Lindh

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[0005] Without conceding the propriety of the rejection herein and in the interest of expediting prosecution, Applicant voluntarily amends claims 4, 9, 14, 21 and 24. Applicant amends these claims to clarify claimed features in order to expedite prosecution and quickly identify allowable3 subject matter. amendments are merely intended to clarify the claimed features, and should not be construed as further limiting the claimed invention in response to cited prior art.

SUBSTANTIVE MATTERS

Claim Rejections under § 103

[0006] Claims 1-10, 12 and 17-24 have been rejected under 35 U.S.S. § 103(a) as being unpatentable over U.S. Patent Application Publication No. 2002/0059623 to Rodriquez in view of U.S. Patent No. 5,990,883 to Byrne. In light of the amendments presented herein, Applicant submits that these rejections are moot. Accordingly, Applicant asks the Examiner to withdraw these rejections.

Each of the remaining independent claims has been amended to [0007] include the additional element that the client device designates the data size of the electronic programming guide that is sent to the client device from the head end device. Support for these amendments can be found at least at page 6 lines 14-25.

Allowing for the client device to designate data structure size [8000] facilitates better handling of the EPG data by low resource clients. The arbitrary

size designated by the client device communicated to the head end device allows the EPG data to be fragmented at the server to insure consistent and quick search results at the client device. Hence improving the end users satisfaction with the EPG. The aforementioned element is not taught nor suggested by the prior art.

Conclusion

[0009] All pending claims are in condition for allowance. Applicant respectfully requests reconsideration and prompt issuance of the application. If any issues remain that prevent issuance of this application, the **Examiner is urged to contact me before issuing a subsequent Action**. Please call/email me or my assistant at your convenience.

Respectfully Submitted

Dated: 1007.09.18

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Serial No.: 10/061,813 Atty Docket No.: MS1-1011US Atty/Agent: Jason F. Lindh



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